



കേരള ഗസറ്റ്

KERALA GAZETTE

അധികാരികമായി പ്രസിദ്ധീകരിച്ചതുന്നത്

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PART I

Notifications and Orders issued by the Government

Labour and Skills Department

Labour and Skills (A)

ORDERS

(1)

G.O. (Rt.) No. 114/2016/LBR.

Thiruvananthapuram, 28th January 2016.

Whereas, the Government are of opinion that an industrial dispute exists between the Manager, Mary Matha ICSE School, Puthukkad P. O., Thrissur-680 301 and the worker of the above referred establishment Smt. Rani Lazar w/o M. A. Lazar, Moyalan Veedu, Chengallur P. O., Thrissur-680 312 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct

that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Smt. Rani Lazar, Ayah, by the management of Mary Matha ICSE School is justifiable? If not what relief she is entitled to get?

(2)

G.O. (Rt.) No. 143/2016/LBR.

Thiruvananthapuram, 1st February 2016.

Whereas, the Government are of opinion that an industrial dispute exists between (1) the Manager, Churakkulam Estate, Vandiperiyar P. O., Idukki, (2) the Manager & Board of Directors, M/s Churakkulam Tea Estates (P) Limited, Vandiperiyar and the workman of the above referred establishment Sri B. Manikandan,

Churakkulam Estate, Vandiperiyar P. O. represented by the Secretary, Peermade Thottam Thozhilali Union (CITU), Vandiperiyar P. O., Idukki in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Idukki (Peermade). The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the dismissal of Sri B. Manikandan, worker by the management of Churakkulam Estate is justifiable? If not, what relief the worker is entitled to?

(3)

G.O. (Rt.) No. 152/2016/LBR.

Thiruvananthapuram, 3rd February 2016.

Whereas, the Government are of opinion that an industrial dispute exists between the Managing Partner, Hotel Xavier's, Chathannoor P. O., Kollam and the workman of the above referred establishment represented by the Secretary, Chathannoor Area Bar Hotel Workers Union (CITU), CPI (M) Area Committee Office, Chathannoor in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Sri Radhakrishnan, S., Room boy cum Waiter by the management of Xavier's Bar & Hotel, Chathannoor P. O., Kollam is justifiable or not? If not, what relief the worker is entitled to get?

(4)

G.O. (Rt.) No. 153/2016/LBR.

Thiruvananthapuram, 3rd February 2016.

Whereas, the Government are of opinion that an industrial dispute exists between the Managing Director, Labour India Publications Limited, Labour India Complex, Maragattupilli P. O., Kottayam-686 635 and the workmen of the above referred establishment represented by the General Secretary, Kottayam District Shop & Other Establishment Mazdoor Sangh, BMS Office, T. B. Junction, M. L. Road, Kottayam-686 001 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Idukki (Peermade). The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the demand for re-employment of 12 workers viz. (1) Sri Jayashanker, (2) Sri Mathew N. Jose, (3) Sri V. Pratheesh, (4) Sri Baiju, P. N., (5) Sri Anil Kumar, K. S., (6) Sri Danesh, K. S., (7) Sri Anish Joseph, (8) Sri Anoop C. Nair, (9) Sri Sanil Joseph, (10) Sri Laiju Domanic, (11) Sri Jeevan Varghese, (12) Sri Satheesh Chandran of the closed Printing Department of M/s Labour India Publications Limited, Marangattupilly, Kottayam is justifiable or not? If not, what relief they are entitled to?

(5)

G.O. (Rt.) No. 154/2016/LBR.

Thiruvananthapuram, 3rd February 2016.

Whereas, the Government are of opinion that an industrial dispute exists between Sri C. Vishnubhakthan, Managing Director, New Rajasthan Marbles, Kanichukulangara, S. L. Puram, Cherthala and the workman of the above referred establishment Sri Gijimon, B., Puthenchira, Muhamma P. O., Muhamma represented by Sri Purushothaman, General Secretary, Cherthala Taluk Shop Workers Union, AITUC, Reg. No. 256/69, AITUC Mekhala, Cherthala in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Sri Gijimon, B., Cashier, New Rajasthan Marbles, Kanichukulangara, S.N. Puram P. O. by the management is justifiable? If not, what relief he is entitled to?

(6)

G.O. (Rt.) No. 155/2016/LBR.

Thiruvananthapuram, 3rd February 2016.

Whereas, the Government are of opinion that an industrial dispute exists between the Secretary, Mavelikkara Municipality, Mavelikkara Taluk, Alappuzha and the workman of the above referred establishment Sri Sasi, S., Koledathu Padinjattathil, Puthenthaleruvu P. O., Kulasekharapuram, Karunagappally, Kollam in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Sri S. Sasi, Daily Wages Driver in the Mavelikkara Municipality by the management is justifiable? If not, what relief he is entitled to?

By order of the Governor,

SHERLI, P.,

Deputy Secretary to Government.

ORDER

G.O. (Rt.) No. 156/2016/LBR.

Thiruvananthapuram, 3rd February 2016.

Read :—(1) GO. (Rt.) No. 524/2013/LBR dated 21-3-2013.

(2) Representation dated 13-11-2015 from Sri G. Jayaprakash, General Secretary, Private Hospital Employees Association of Kerala (INTUC) (Reg. No. 02-18-1988), Mundakkal, Kollam-691 001.

(3) Letter No. I(3) 23759/2015 dated 14-1-2016 from the Labour Commissioner, Thiruvananthapuram.

As per the representation cited 2nd above Sri G. Jayaprakash, General Secretary, Private Hospital Employees Association of Kerala (INTUC) has requested the Government to transfer the I. D. No. 39/2013 from the Labour Court, Kollam to the Industrial Tribunal, Kollam as the issue of reference mentioned in the Government Order cited 1st above comes under the jurisdiction of Industrial Tribunal.

Government examined the matter in consultation with the Labour Commissioner and are pleased to transfer the I. D. No. 39/2013 from the Labour Court, Kollam to the Industrial Tribunal, Kollam invoking Section 33 (B) of the Industrial Disputes Act 1947.

By order of the Governor,

SHERLI, P.,

Deputy Secretary to Government.